1 2 3 4	RANDY SUE POLLOCK [CSBN 64493] Law Offices of Randy Sue Pollock 3824 Grand Avenue Oakland, CA 94610 Telephone: (510) 763-9967 Facsimile: (510) 380-6551 rsp@rspollocklaw.com		
5	Attorney for Defendant SEAN LOVE		
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8			
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	-000-		
12 13	UNITED STATES OF AMERICA, CR.16-008-RS		
14 15 16	vs. STIPULATION AND PROPOSED ORDER TO CONTINUE DATE FOR SENTENCING SEAN LOVE,		
17	Defendant.		
18 19 20 21 22 23 24 25 26 27	Defendant SEAN LOVE, by and through his counsel of record Randy Sue Pollock, and Assistant United States Attorney Cynthia Stier hereby stipulate and agree that the sentencing presently set for August 30, 2016, be continued to October 11, 2016. Defense counsel requests this continuance since she just concluded a four month trial before the Honorable Gonzalez Rogers and needs additional time to prepare for sentencing. Additionally, Ms. Stier commences a trial before the Honorable Susan Illston on September 6, 2016 in <i>United States vs. Larkin</i> , CR. 15-00010].		

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1	United States Probation Officer Charlie Mabee has no objection to this requested	
2	continuance.	
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4		
5	Dated: August 21, 2016	/s/
6		RANDY SUE POLLOCK Attorney for Defendant SEAN LOVE
7		SEAN LOVE
8		/s/
9	Dated: August 21, 2016	CYNTHIA STIER
10	Assistant U	Assistant United States Attorney
11		21101
12	SO ORDERED: 8/22/16	Jan Sell
13		RICHARD SEEBORG United States District Judge
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